Rev. 8-11-04 Effective March 1998

DECLARATION AND POWER OF ATTORNEY FOR U.S. PATENT APPLICATION

(X) Origi	nal () Sup	plemental	() Substitute	() PC	Γ () DE	ESIGN			
As a below named inventor to my name; that I verily believe that joint inventor (if plural inventors are invention entitled:	I am the origin	al, first and s	sole inventor (if only one	name is lis	sted belo	ow) or a	n original, firs	st and
Title: METHOD FOR REC	OVERING	NOBLE	METALS	FROM	METAI	rIC	CAR	RIER	
CATALYTIC DEVI	CE								
of which is described and claimed in () the attached specification, or () the specification in application So (X) the specification in International (if applicable).	erial No	, fil lo. <u>PCT/JF</u>	led P2004/0033	, and <u>84</u> , filed <u>l</u>	with amend March 1	dments : 5, 2004	through <u>I</u> , and as	, or s amended on	
I hereby state that I have reviewed an by any amendment(s) referred to abo		the content o	f the above-id	entified sp	ecification	, includi	ing the c	laims, as ame	nded
l acknowledge my duty to disclose to defined in Title 37, Code of Federal 1			Office all inf	ormation k	nown to m	e to be	material	to patentabil	ity as
I hereby claim priority benefits und application(s) for patent or inventor's certificate having a filing date before	certificate lis	sted below ar	nd have also i	dentified b	elow any a	plicatio applicati	n is for on for p	a Design) of patent or inver	f any
ordinate maximg a mining date concre		pheation on	winch priority	is claime	d:				
COUNTRY	·	PLICATION			d: PATE OF	FILING	;	PRIORIT CLAIME	Y
	API	•	N NO.	D					Y
COUNTRY	API	PLICATIO	N NO.	D	ATE OF			CLAIME	Y
COUNTRY	API 35, United St of this applica ted States Cool Regulations	PLICATION 2003-109 ates Code §1 tion is not di le §112, I ack	N NO. 82 20 of any Unisclosed in the knowledge the	Ja ted States prior Unit duty to dis	nuary 2 application ed States a sclose information	(s) liste	d below on in the	No and, insofar a e manner provito patentabil	Y D as the vided ity as
Japan I hereby claim the benefit under Title subject matter of each of the claims of the first paragraph of Title 35, Unidefined in Title 37, Code of Federa	35, United St of this applicated States Cool Regulations, ate of this applicated of this applications.	ates Code §1 tion is not di le §112, I ack , §1.56 whicolication:	N NO. 82 20 of any Unisclosed in the knowledge the	Ja ted States prior Unit duty to dis etween the	nuary 2 application ed States a sclose information of the states a sclose information of the states and the states a school of the states and the states are states as the states are states and the states are states as the states are states as the states are states are states as the states are st	a(s) liste pplication at the of the	d below on in the materia	No and, insofar a e manner provito patentabil pplication and D, PENDING	Y D D as the vided ity as d the
Japan I hereby claim the benefit under Title subject matter of each of the claims oby the first paragraph of Title 35, Unidefined in Title 37, Code of Federa national or PCT international filing decided.	35, United St of this applicated States Cool Regulations, ate of this applicated of this applications.	ates Code §1 tion is not di le §112, I ack , §1.56 whicolication:	N NO. 82 20 of any Unisclosed in the knowledge the chocurred be	Ja ted States prior Unit duty to dis etween the	nuary 2 application ed States a sclose information of the states a sclose information of the states and the states a school of the states and the states are states as the states are states and the states are states as the states are states as the states are states are states as the states are st	a(s) liste pplication at the of the	d below on in the materia prior a	No and, insofar a e manner provito patentabil pplication and D, PENDING	Y D D as the vided ity as d the
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And I hereby appoint Michael R. Davis, Reg. No. 25,134; Matthew M. Jacob, Reg. No. 25,154; Warren M. Cheek, Jr., Reg. No. 33,367; Nils Pedersen, Reg. No. 33,145; Charles R. Watts, Reg. No. 33,142; Michael S. Huppert, Reg. No. 40,268; and Jeffrey R. Filipek, Reg. No. 41,471, who together constitute the firm of WENDEROTH, LIND & PONACK, L.L.P., as well as any other attorneys and agents associated with Customer No. 000513, to prosecute this application and to transact all business in the U.S. Patent and Trademark Office connected therewith.

I hereby authorize the U.S. attorneys and agents named herein to accept and follow instructions from <u>ODAJIMA & CO.</u> action to be taken in the U.S. Patent and Trademark Office regarding this application without direct communication between the U.S. attorneys and myself. In the event of a change in the persons from whom instructions may be taken, the U.S. attorneys named herein will be so notified by me.

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STATE OR COUNTRY

ZIP CODE

CITY

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Post Office Address I further declare that all statements made herein of my own knowledge are true, and that all statements on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code, and that such willful false statements may jeopardize the validity of the application or any patent issuing thereon.

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3rd Inventor	Date					
4th Inventor	Date					
5th Inventor	Date					
6th Inventor	Date					
7th Inventor	Date					
The above application may be more particularly identified as fo	llows:					
U.S. Application Serial No	Filing Date					
Applicant Reference No	Attorney Docket No. 2006-1367A					
Title of Invention						